1	UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN					
2	SOUTHERN DIVISION					
3	IN THE MATTER OF,	Case No. 13-53846 Detroit, Michigan				
4	CITY OF DETROIT, MI	September 10, 2014 8:30 a.m.				
5	IN RE: JOINT MOTION TO ADJOURN HEARING RE: AMENDED CHAPTER 9					
6	PLAN BY SYNCORA AND T	HE CITY OF DETROIT; TRIAL				
7	BEFORE THE HONORABLE STEVEN W. RHODES TRANSCRIPT ORDERED BY: <u>ROBIN WYSOCKI</u>					
8	APPEARANCES:					
9	For the City of Detroit, MI:					
10		Jones, Day 51 Louisiana Avenue, N.W.				
11		Washington, D.C. 20001 202-879-3939				
12		HEATHER LENNOX, ESQ.				
13		Jones, Day 222 East 41 st Street				
14		New York, NY 10017-6702 212-326-3939				
15	For Syncora Guarantee, Inc.:	RYAN BENNETT, ESQ. STEPHEN HACKNEY, ESO.				
16		Kirkland & Ellis				
17		300 N. LaSalle Chicago, IL 60654				
18	East ECTC.	312-861-2000				
19	For FGIC:	ALFREDO PEREZ, ESQ. Weil, Gotshal & Manges				
20		700 Louisiana Street Suite 1600				
21		Houston, TX 77002 713-223-2900				
22	For the Official Committee	CLAUDE MONTGOMERY, ESQ.				
23	Of Retirees:	Dechert, LLP 12215 Avenue of the Americas				
24		25 th Floor New York, NY 100320-1089				
212-698-3500 25 13-53846-tjt Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 1 of 10						

1				JONATHAN WAGNER, ESQ.	
2			Kramer, Levin, Naf Frankel		
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1 (Court in Session) THE CLERK: Case number 13-53846. 2 3 THE COURT: Good morning. It appears everyone is 4 here. MR. CULLEN: May it please the Court, Your Honor, 5 Thomas Cullen of Jones, Day representing the city. 6 7 Last night we filed a joint motion with Syncora seeking a 8 brief continuance in these proceedings. Also last night Mr. 9 Orr sent to the city council for approval a settlement 10 agreement with Syncora which we think is a fairly significant development in the case. May I hand that up to the Court? 11 12 THE COURT: Sure. MR. CULLEN: In light of this settlement in 13 principal and this term sheet, we think it would be useful in 14 order to allow the parties to work together on definitive 15 16 documentation and to allow the other parties to re-assess 17 their path forward in this litigation in light of these 18 changed circumstances to have a brief continuance in the 19 proceeding. 20 I'm advised by the attorneys for FGIC, and they can of 21 course speak for themselves, that they do not oppose the continuance and they would -- they would like to have it go 22 23 until Monday. They think that that would be easier for reasons that they can explain. We have no -- we have no

jection to that. That's all I have, Your Honor. 6-tjt Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 3 of 10

1 THE COURT: Thank you. Would anyone like to be 2 heard regarding --3 MR. CULLEN: Oh, one other -- one other -- I'm 4 sorry. I also have with -- here in the courtroom today, Ms. 5 Ball who can speak to the terms and procedures of the settlement to the extent that the Court thinks it's 6 7 appropriate. Ms. Lennox who can speak to where we -- where we are in terms of folding this settlement into the plan in terms 9 of additional documentation and in terms of papers that were placed -- be placed before the Court. THE COURT: Okay. Well, I guess I would like to 11 12 hear from Ms. Lennox on that question. 13 MR. CULLEN: Yes. MS. LENNOX: Thank you, Your Honor. Good morning. 14 15 Heather Lennox, Jones, Day. 16 Obviously this settlement would have to be reflected in a 17 new amended plan because it does change and improve the 18 treatment for the Class 9 claimants. There are other factors 19 of the settlement that would also have to be put into the 20 plan. 21 We are in the process of re-drafting the plan right now. 22 There are a few mechanical issues that need to be worked out. 23 And so until definitive documentation is complete, we won't be able to complete the new draft of the plan.

Again, we don't expect the changes to be extensive in 13-53846-tjt Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 4 of 10

terms of verbiage, but they would be significant in terms of settlement. So we would expect that when the definitive documentation is completed to be filing a seventh amended plan with the Court.

THE COURT: Okay. Would anyone else like to be heard regarding this matter?

MR. BENNETT: Good morning, Your Honor. Ryan Bennett of Kirkland and Ellis on behalf of Syncora.

Your Honor, over the past couple weeks Syncora worked with the city and the mediators to develop a set of creative transactions which we seek to unlock additional value in connection with the city's restructuring. This intended result is not just a partnership of plan confirmation, but a partnership for the future of Detroit.

The proposed transaction currently contains certain contingencies that are going to need to be worked out over the next couple of days, specifically one with respect to Syncora and the city and the city's swap providers, Bank of America and UBS. Specifically for Syncora and Detroit to get the -- the benefit out of the deal. The UBS and Bank of America are going to need to provide Syncora with the same release that they're providing to -- that they're -- the same release that the city is providing to them.

Syncora believes that given its counter claims and

MR. CULLEN: I'm sorry, no. We're moving toward the same side of the aisle. But I think we're getting -- I think we're getting into mediation protected areas now. And I don't think that's appropriate for the Court.

THE COURT: I don't feel the need to have all of this put on the record now. Is that okay with you, sir?

MR. BENNETT: Understood, sir, yes. We're hopeful that we reach an agreement with UBS, and Bank of America, and the city. Thank you.

MR. PEREZ: Good morning, Your Honor. Alfredo Perez on behalf of FGIC.

Your Honor, we learned about this last night and Ms. Ball was kind enough to provide us copies of the documents late last night. But, Your Honor, we would request that the continued be till Monday. At that time we'll be able to better assess what it is that we're going to have to -- what we're going to tell you.

We need to understand it's not -- I've read it twice and it's still -- I'm still having a hard time understanding it.

We certainly don't have any value -- any values, so we're trying to figure out what the values are. Obviously we haven't had a chance to consult with the client, we're going to need to do that.

In addition, Your Honor, you know, by our count there's obably ten to 15 witnesses that we're going to have to 16-tit Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 6 of 10

rejigger in order -- in order to go forward. So I would
request that we really -- first of all, we'd like to see the
definitive documents. We'd like to see the plan amendment. I
don't know whether there's going to be a supplemental
disclosure statement which describes the values attributable
and the -- and the recoveries.

So I -- I leave that to them. But we're going to need to, you know, have an opportunity to fully explore all of that before we're going to be in a -- in a -- in a good position to -- to continue.

THE COURT: Well, I -- I want to share some of the concern that you have expressed here. And I'm certainly willing to adjourn the trial until Monday. But if you want any relief beyond that, we're going to have to have a further conversation about it.

THE COURT: In the absence of a further order of the Court you should be prepared to proceed with trial Monday

MR. PEREZ: Your Honor, and -- and --

19 morning.

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MR. PEREZ: And, Your Honor, understood. But I hope the Court is also fair given -- given the circumstances that we don't even really know what's happening yet.

THE COURT: Always.

MR. PEREZ: Thank you. And Your Honor, to the

25 extent -- we'll file the appropriate pleading to the extent 13.53846-tjt Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 7 of 10

that -- that we need relief.

THE COURT: Of course. All right. I want to ask you, sir, to be extremely circumspect in what you put on the record right now. In fact, I want you to consider whether you need to put anything on the record.

MR. MONTGOMERY: Yes, Your Honor. We are not objecting to the continuance. We are, as you know, a plan supporter. We are, as you know -- Claude Montgomery, by the way, Your Honor, for the committee.

We are in fact plan supporters of the sixth amended plan.

We do not know what our position is with respect to this

document that was circulated last night. And I just wanted

the Court to understand that.

THE COURT: Anyone else want to be heard?

MR. WAGNER: Your Honor, Jonathan Wagner from Kramer, Levin on behalf of the COPS. We join in FGIC's request. I'd also note that I believe the first day of trial you said September 15th is the date to hear the Kopacz motion. I want to just put that on your radar screen and note that that may have to be put off as well.

THE COURT: I did remember that. Thank you.

All right. For the record, I will enter an order adjourning the trial until Monday morning at 8:30. I do feel the need, however, to speak to Ms. Lennox and Mr. Bennett

25 briefly at the side of the bench before we adjourn for the 13-53846-tjt Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 8 of 10

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    day. So everyone please just stand by while we do that.
         (Off the Record Discussion at Side Bar)
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              THE COURT: All right. Thank you for your patience.
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    At this time we will be in recess until Monday at 8:30. I
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    would, however, like to see one representative of the city and
    one representative of FGIC in my office, or in Ms. Cook's
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    office back here.
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              MR. HACKNEY: Your Honor, I'm sorry. I was just
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    wondering if I could follow up on what Mr. Wagner said which
    is could we -- could we impose upon the Court to specify in
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    the order whether or not Monday will still be Ms. Kopacz's day
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12
    or not.
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              THE COURT: Oh. I -- I intended it to be.
             MR. HACKNEY: Okay. So --
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              THE COURT: Is there -- is there some reason why we
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    should reconsider that?
              MR. HACKNEY: There isn't, I just wanted to know.
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              THE COURT: Yeah.
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             MR. HACKNEY: Yeah.
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              THE COURT: Okay. Well, I -- yeah. She's -- she's
   planning to be here and --
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             MR. HACKNEY: Makes sense to me.
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              THE COURT: I think we should just proceed with our
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    order. Okay.
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25 | (Court Adjourned at 8:41 a.m.) 13-53846-tjt Doc 7468 Filed 09/14/14 Entered 09/14/14 09:05:50 Page 9 of 10

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    We certify that the foregoing is a correct transcript from the
 7
    electronic sound recording of the proceedings in the
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 9
    above-entitled matter.
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    /s/Deborah L. Kremlick, CER-4872 Dated: 9-14-14
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    LaShonda Moss
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